

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW HAMPSHIRE

Daniel E. Hall

Plaintiff,

v.

Twitter, Inc.

Defendant.

Civil Action No.: 1:20-cv-00536-SE

**SUPPLEMENTAL CORPORATE DISCLOSURE STATEMENT OF
DEFENDANT TWITTER, INC.**

Pursuant to Rule 7.1(a)(1) of the Federal Rules of Civil Procedure and Local Rule 7.1.1, the undersigned counsel for Defendant X Corp., as successor in interest to named Defendant Twitter, Inc., hereby states that Twitter, Inc. has been merged into X Corp. and no longer exists. X Corp. is a privately held corporation. Its parent corporation is X Holdings Corp. No publicly traded corporation owns 10% or more of the stock of X Corp. or X Holdings Corp.

Respectfully Submitted,

DRUMMOND WOODSUM

Dated: May 4, 2023

By: /s/ Demetrio Aspiras
Demetrio F. Aspiras (NH#19518)
670 N. Commercial Street, Suite 207
Manchester, NH 03101
Tel: (603) 792-7414
daspiras@dwmlaw.com

WILLENKEN LLP

Dated: May 4, 2023

By: /s/ Kenneth M. Trujillo-Jamison
Kenneth M. Trujillo-Jamison
(PHV pending)
707 Wilshire Blvd., Suite 3850
Los Angeles, CA 90017
Telephone: (213) 955-9240
Facsimile: (213) 955-9250
ktrujillo-jamison@willlenken.com

CERTIFICATE OF SERVICE

I certify that on May 4, 2023, I served the foregoing Supplemental Corporate Disclosure Statement upon *Pro Se* Plaintiff, Daniel E. Hall, and counsel of record via the Court's electronic filing system.

/s/ Demetrio Aspiras
Demetrio F. Aspiras, III., Esq.